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Attorneys for Plaintiff,  
5 LIGIA ORTEGA

6 **IN THE UNITED STATES DISTRICT COURT**  
7 **CENTRAL DISTRICT OF CALIFORNIA**  
**WESTERN DIVISION**

8

9 LIGIA ORTEGA, ) **Case No.: 2:18-cv-4741-FMO-AFM**  
10 )  
11 Plaintiff; ) **VOLUNTARY DISMISSAL OF A**  
12 v. ) **CASE PURSUANT TO FED. R.**  
13 SPEEDY CASH, ) **CIV. P. 41(a)(1)(A)(i)**  
14 )  
15 Defendant. )  
16 )  
17 )

18 **PLEASE TAKE NOTICE** that Plaintiff, LIGIA ORTEGA, pursuant to Fed.  
19 R. Civ. P. 41(a)(1)(A)(i), gives notice that she voluntarily dismisses all claims in this  
20 action as to herself in her individual capacity *with prejudice*. Defendant Speedy  
21 Cash has neither answered Plaintiff's Complaint, nor filed a motion for summary  
22 judgment. Accordingly, this matter may be dismissed with prejudice without an  
23 Order of the Court.

1 RESPECTFULLY SUBMITTED,

2 DATED: August 22, 2018                   WESTGATE LAW  
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4 By:/s/ Matthew A. Rosenthal  
5                   Matthew A. Rosenthal  
6                   Attorney for Plaintiff,  
7                   LIGIA ORTEGA

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11 **CERTIFICATE OF SERVICE**

12 I hereby certify that on August 22, 2018, I filed the forgoing document with the  
13 Clerk of the Court using the CM/ECF System. Notice of said filing was served via  
14 e-mail transmission to the following:

15                   Jamie D. Wells  
16                   McGuire Woods LLP  
17                   Two Embarcadero Center  
18                   Suite 1300  
19                   San Francisco, CA 94111-3821  
20                   jwells@mcguirewoods.com

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By:/s/ Matthew A. Rosenthal  
Matthew A. Rosenthal